

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
				."
087540,377	USZ 02Z9G	USUSU	łyj .	17.476b 4409
				EXAMINER
		Control for the state of the st	F.DUM, M	
LOSS AND LO	g- 19	25M170327	ART UNIT	PAPER NUMBER
10:00 SANTA		#.EVARD		5
22ND FLUOR				
LUS ANGELES	, CA 90067-	-4164	2516	
		•	DATE MAILED:	
This is a communication f COMMISSIONER OF PA	rom the examiner in C TENTS AND TRADE	charge of your application. MARKS		03/27/96
This application has t	peen examined	Responsive to communication filed on	12/29/95	This action is made fina
A shortened statutory peri	od for response to thi	is action is set to expire month(s),	days fro	om the date of this letter.
Failure to respond within t	he period for respons	e will cause the application to become abando	ned. 35 U.S.C. 133	, and delicated the second territory
Part I THE FOLLOWING	3 ATTACHMENT(S)	ARE PART OF THIS ACTION:		•
		i		
	rences Cited by Exam		ice of Draftsman's Pa	tent Drawing Review, PTO-948
	ited by Applicant, PT0	O-1449. 4. 🔲 Noti		Application, PTO-152.
5. L. Information on	How to Effect Drawin	g Changes, PTO-1474. 6.		· · · · · · · · · · · · · · · · · · ·
Part II SUMMARY OF	ACTION			
$\rightarrow$	, (/			
1 Claims	_/_/			are pending in the application
Of the above	e, claims		are	withdrawn from consideration.
2 Claims	5-	6		have been cancelled.
8. Claims	1-3			are allowed.
4 Claims	4			are rejected.
5. Claims				are objected to.
6. Claims		a	re subject to restriction	
7. This application ha		rmal drawings under 37 C.F.R. 1.85 which are		
		se to this Office action.	acceptable for examin	lation purposes.
	ubstitute drawings ha ; Inot acceptable (s	ive been received on see explanation or Notice of Draftsman's Patent	Under 37 C. t Drawing Review, PT	F.R. 1.84 these drawings O-948).
0. The proposed add	litional or substitute st	heet(s) of drawings, filed onininer (see explanation).		
1. The proposed draw	ing correction, filed_	, has been approv	ed; Ddisapproved (	see explanation).
2. Acknowledgement	is made of the claim t	for priority under 35, U.S.C. 119. The certified	conv has I heen rea	
✓ □ been filed in par	ent application, serial	no; filed on	···································	,
3. Since this application accordance with the	on apppears to be in a practice under Ex p	condition for allowance except for formal matter arte Quayle, 1935 C.D. 11; 453 O.G. 213.	rs, prosecution as to t	he merits is closed in
4. Other		,		
_				•

Serial Number: 08/510377 -2-

Art Unit: 2516

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. \$ 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claim 4 is rejected under 35 U.S.C. § 102(b) as being anticipated by Okamura et al..

Okamura et al. discloses the invention as claimed. Note Fig. 11 shows the recording medium for recording musical information having other information being recorded such as the tempo information, and measure information (taken to be recited meter information) see column 9, lines 35-65, as set forth by the claim.

## Allowable Subject Matter

- 3. Claims 1-3 are allowable over the prior art of record.
- 4. The following is an Examiner's statement of reasons for the indication of allowable subject matter: The prior art of record alone or in combination does not teach or suggest a recording

--<u>-</u>-\_

-3-

Serial Number: 08/510377

Art Unit: 2516

device having a tempo designation means, a meter designation means, a rhythm generation means and start timing generation means in the configuration for recording information, as set forth in claim 1. Further the prior art does not teach reproducing information by a measure number calculation means salisfying the equation, as set forth in claims 2 and 3.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to MUHAMMAD EDUN whose telephone number is (703) 308-1550.

M.EDUN March 22, 1996 Muhammad N. Edun Patent Examiner Group 2500